

PAGE		PAGE	
.....	30	Jurisdiction of the Court of Chancery with respect to.....	307
.....	30	under the civil law .....	213, 215
.....	116		
.....	36, 36, 58	rule as to competency of .....	245
.....	37, 41, 47	who are incompetent .....	236
.....	56	what amount of religious belief necessary to render competent .....	238
.....	53	interested person may be .....	273
.....	76	how far opposite party competent .....	273
.....	54	defendant when admissible as for co-defendant.....	273, 306
hen by <i>lex</i>	223	admissibility of, a question for the judge .....	238, 246
.....	186	credibility of, a question for the jury .....	239, 248
.....	191	not bound to criminate himself .....	246
.....	199	not bound to shew how his answer would criminate him .....	240
.....	158	how far compellable to answer questions degrading in their nature ..	246
.....	117	how impeached.....	236
.....	158	swearing upon the <i>voir dire</i> .....	242
.....	168	how a party may impeach his own .....	234
.....	117, 164, 271	statement of collateral fact by, on cross examination, conclusive .....	234
.....	160	admission by when evidence against him in subsequent proceeding ..	239
.....	165	when necessary to call subscribing .....	233
.....	160	deed how proved after death of subscribing .....	231
.....	168	when one living and one dead .....	235
.....	97, 169, 166	cases where one not sufficient .....	176, 237
.....	161	may prove will, when .....	235
.....	181	gift to in a will, effect of .....	189
ble pur-	269		
.....	160		
.....	167		
.....	168		
.....	159		
.....	20		
.....	166		
.....	161		
.....	126		
.....	122		
.....	166		
.....	228		
.....	255, 265		
WITNESSES:			
		attendance of before arbitrator, how enforced .....	276
		commission to examine, when issued .....	261
		how returned .....	267
WRITING:			
		what contracts to be in .....	29
		parol evidence of, when admissible! .....	248
		respective functions of judge and jury as to interpretation of .....	244
WITNESS		evidence does not exclude parol .....	241
		WORK done, plea of never indebted in action for .....	260
YEAR, agreement not to be performed within, to be in writing .....	30,	33	
YEARS, Term of (see Lease, Leasehold).		98	
how created .....		98	
what created by word of mouth .....		117	
how surrendered .....		98	
how made to cease .....		116	
mortgage of .....		97	
passes to personal representative .....		150	
of wife, husband may dispose of .....		98	
limited for life with indefeasible remainder, remainder man takes whole estate .....		106	
		135	